Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY		
Timothy J. Trager, SBN 145419 Reicker, Pfau, Pyle & McRoy LLP			
1421 State Street, Ste. B			
Santa Barbara, CA 93101	FILED		
	JUL 0 5 2022		
	CLERK U.S. BANKRUPTCY COURT		
	CENTRAL DISTRICT OF CALIFORNIA BY: Deputy Clerk		
 ☐ Individual appearing without attorney ☑ Attorney for: CoastHills Credit Union 			
UNITED STATES B CENTRAL DISTRICT OF CALIFORNI	ANKRUPTCY COURT A - NORTHERN DIVISION		
In re:	CASE NO.: 9:22-bk-10130-RC		
NOEL LABORATORIES, INC.	CHAPTER: 7		
	NOTICE OF MOTION AND MOTION FOR		
	RELIEF FROM THE AUTOMATIC STAY		
	UNDER 11 U.S.C. § 362		
	(with supporting declarations)		
	(PERSONAL PROPERTY)		
	DATE:August 9, 2022		
	TIME: 10:00 a.m.		
Debtor(s).	COURTROOM: 201		
Movant: Creditor CoastHills Credit Union			
1. Hearing Location:			
255 East Temple Street, Los Angeles, CA 90012	☐ 411 West Fourth Street, Santa Ana, CA 92701		
21041 Burbank Boulevard, Woodland Hills, CA 913	=		
3420 Twelfth Street, Riverside, CA 92501			
o N. C. S. S. A. O. Dalitan and touches (if any)/Dana	nding Portion), their etternous (if any), and other interested		
Notice is given to the Debtor and trustee (if any)(Respondenties that on the date and time and in the courtrooms	nding Parties), their attorneys (if any), and other interested stated above, Movant will request that this court enter an order		
granting relief from the automatic stay, as to Debtor and	Debtor's bankruptcy estate on the grounds set forth in the		
attached motion.			
3. To file a response to the motion, you may obtain an app	proved court form at www.cacb.uscourts.gov/forms for use in		
preparing your response (optional LBR form F 4001-1.F	RFS.RESPONSE), or you may prepare your response using		

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

the format required by LBR 9004-1 and the Court Manual.

4.	When serving a response to the motion, serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above.					
5.			ail to timely file and serve a written response to the milure as consent to granting of the motion.	otion, or fail to appear at the hearing, the court may deem		
6.	×	you upo	a must file a written response to this motion with the c	uant to LBR 9013-1(d). If you wish to oppose this motion, court and serve a copy of it upon the Movant's attorney (or ed individual) at the address set forth above no less than this motion.		
7.		mo	is motion is being heard on SHORTENED NOTICE p tion, you must file and serve a response no later thar by appear at the hearing.	ursuant to LBR 9075-1(b). If you wish to oppose this a (date); and, you		
	a.		An application for order setting hearing on shortened procedures of the assigned judge).	d notice was not required (according to the calendaring		
	b.		An application for order setting hearing on shortene motion and order have been or are being served up	d notice was filed and was granted by the court and such on the Debtor and upon the trustee (if any).		
	c.		An application for order setting hearing on shortene on that application, you will be served with another of the hearing on the attached motion and the dead motion.	d notice and remains pending. After the court has ruled notice or an order that will specify the date, time and place ine for filing and serving a written opposition to the		
Da	te:	06/2	28/2022	Reicker, Pfau, Pyle & McRoy LLP Printed name of law firm (if applicable)		
				Timothy J. Trager Printed name of individual Movant or attorney for Movan		

Signature of individual Movant or attorney for Movant

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO PERSONAL PROPERTY

	Mo	vant	has a perfected security interest in the Property.			
2.	The	e Pro	operty at Issue (Property):			
	a.		Vehicle (year, manufacturer, type, and model):			
			Vehicle Identification Number: Location of vehicle (if known):			
	b.	×	Equipment (manufacturer, type, and characteristics): All equip't listed in Part 8 of Sch A/B of Debtor's Petition			
			Serial number(s):			
			Location (if known):			
	C.	×	Other Personal Property (<i>type, identifying information, and location</i>): All other assets listed in Sch A/B of Debtor's Petition, including, cash, accts. receivable, Inventory, intangibles, and a tax refund not listed in the schedules.			
3.	Baı	nkru	ptcy Case History:			
	a.		A voluntary bankruptcy petition			
	b.		An order to convert this case to chapter			
	c.		Plan was confirmed on (date)			
١.	Gro	ounc	ds for Relief from Stay:			
	a.	\boxtimes	Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant the requested relief from stay as follows:			
		(1)	Movant's interest in the Property is not adequately protected.			
			(A) Movant's interest in the Property is not protected by an adequate equity cushion.			
			(B) The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.			
			(C) Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to insure the collateral under the terms of Movant's contract with Debtor.			
			(D) Other (see attached continuation page).			
		(2)	☐ The bankruptcy case was filed in bad faith.			
			(A) Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.			

			(B) The Property was transferred to the Debtor either just before the bankruptcy filing or after the filing.
			(C) A non-individual entity was created just prior to the bankruptcy petition date for the sole purpose of filing this bankruptcy case.
			(D) Other bankruptcy cases were filed in which an interest in the Property was asserted.
			(E) The Debtor filed only a few case commencement documents with the bankruptcy petition. Schedules and statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.
		(3)	 ☐ (Chapter 12 or 13 cases only) All payments on account of the Property are being made through the plan and plan payments have not been made to the chapter 12 or chapter 13 trustee for payments due ☐ postpetition preconfirmation ☐ postpetition postconfirmation.
		(4)	☐ The lease has matured, been rejected or deemed rejected by operation of law.
		(5)	☐ The Debtor filed a statement of intention that indicates the Debtor intends to surrender the Property.
		(6)	☐ Movant regained possession of the Property on (date), which is☐ prepetition ☐ postpetition.
		(7)	For other cause for relief from stay, see attached continuation page.
	b.		Pursuant to 11 U.S.C. § 362(d)(2)(A), the Debtor has no equity in the Property; and, pursuant to 11 U.S.C. § 362(d)(2)(B), the Property is not necessary for an effective reorganization.
5.	Gr	oun	ds for Annulment of the Stay. Movant took postpetition actions against the Property or the Debtor.
	a.		These actions were taken before Movant knew that the bankruptcy petition had been filed and Movant would have been entitled to relief from stay to proceed with those actions,
	b.		Movant knew the bankruptcy case had been filed, but Movant previously obtained relief from stay to proceed with these enforcement actions,
	C.		Other (specify):
6.	×		dence in Support of Motion: (Declaration(s) must be signed under penalty of perjury and attached to s motion)
	a.	The	PERSONAL PROPERTY DECLARATION on page 6 of this motion.
	b.		Supplemental declaration(s).
	C.		The statements made by the Debtor under penalty of perjury concerning Movant's claims and the Property as set forth in the Debtor's case commencement documents. Authenticated copies of the relevant portions of the case commencement documents are attached as Exhibit(s)
	d.		Other:
7.	An	opt	ional Memorandum of Points and Authorities is attached to this motion.

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Movant requests the following relief:

1.	Reli	ief from the stay is granted under: 🛛 11 U.S.C.	§ 362(d)(1)
2.	×	Movant (and any successors or assigns) may proremedies to repossess and sell the Property.	oceed under applicable nonbankruptcy law to enforce its
3.	\boxtimes	Confirmation that there is no stay in effect.	
4.		The stay is annulled retroactive to the petition da remedies regarding the Property do not constitut	te. Any postpetition actions taken by Movant to enforce its e a violation of the stay.
5.		The co-debtor stay of 11 U.S.C. § 1201(a) or § 1 the same terms and conditions as to the Debtor.	301(a) is terminated, modified or annulled as to the co-debtor, on
6.	X	The 14-day stay prescribed by FRBP 4001(a)(3)	is waived.
7.	\boxtimes	The order is binding in any other bankruptcy case the date of entry of such order, except that a deb based upon changed circumstances or for good	e purporting to affect the Property filed not later than 2 years after stor in a subsequent case may move for relief from the order cause shown, after notice and hearing.
8.	×	The order is binding and effective in any bankrup days, so that no further automatic stay shall arise	otcy case commenced by or against the Debtor for a period of 180 e in that case as to the Property.
9.		The order is binding and effective in any bankrup interest in the Property for a period of 180 days,	otcy case commenced by or against any debtor who claims any so that no further stay shall arise in that case as to the Property.
10.			ankruptcy case, no matter who the debtor may be of a copy of this order or giving appropriate notice of its entry in
11.		If relief from stay is not granted, the court orders	adequate protection.
12.		See continuation page for other relief requested	
Dat	e: _	06/28/2022	Reicker, Pfau, Pyle & McRoy LLP
			Print name of law firm
			Timothy J. Trager
			Print name of individual Movant or attorney for Movant
			/ has
			Signature of individual Movant or attorney for Movant

PERSONAL PROPERTY DECLARATION

l, (<i>i</i>	nam	e of	declarant) Karen Nuno, de	eclare:
1.	cor	ave p npet <i>ecify</i>	personal knowledge of the matters set forth in this declaration an tently testify thereto. I am over 18 years of age. I have knowledgy):	d, if called upon to testify, I could and would ge regarding Movant's interest in the Property
	a.		I am the Movant.	
	b.	×	I am employed by Movant as (title and capacity): VP/ Government	ent Guaranteed Lending Business Svcs. Dept.
	C.		Other (specify):	
2.	a.		I am one of the custodians of the books, records and files of Moextensions of credit given to Debtor concerning the Property. I and files, and as to the following facts, I know them to be true of knowledge of them from the business records of Movant on behavior that time of the events recorded, and which are maintained in the near the time of the acts, conditions or events to which they related to the course of business of Movant by a person who had person had or has a business duty to record accurately such event inspection and copies can be submitted to the court if required.	have personally worked on books, records f my own knowledge or I have gained half of Movant, which were made at or about e ordinary course of Movant's business at or ate. Any such document was prepared in the rsonal knowledge of the event being recorded
	b.		Other (see attached):	
3.	The	e Pro	roperty is:	
	a.		Vehicle (year, manufacturer, type, model and year):	
			Vehicle Identification Number: Location of vehicle (if known):	
	b.	×	Equipment (manufacturer, type, and characteristics): All equip't	listed in Part 8 of Sch A/B of Debtor's Petition
			Serial number(s): Location (if known):	
	C.	×	Other personal property (type, identifying information, and local All other assets listed in Sch A/B of Debtor's Petition, including Inventory, intangibles, and a tax refund not listed in the scheduling	, cash, accts. receivable,

4.	The	e nature of Debtor's interest in the Property is:
	a.	■ Sole owner
	b.	Co-owner (specify):
	C.	Lessee
	d.	Other (specify):
	e.	□ Debtor □ did not list the Property in the schedules filed in this case.
5.		The lease matured or was rejected on (date):
	a.	☐ rejected
		(1) by operation of law.
		(2) by order of the court.
	b.	matured.
3.	Мо	vant has a perfected security interest in the Property.
	a.	A true and correct copy of the promissory note or other document that evidences the debt owed by the Debtor to Movant is attached as Exhibit 1.
	b.	The Property is a motor vehicle, boat, or other personal property for which a certificate of title is provided for by state law. True and correct copies of the following items are attached to this motion:
		(1) Certificate of title ("pink slip") (Exhibit).
		(2) Vehicle or other lease agreement (Exhibit).
		(3) Security agreement (Exhibit).
		(4) Other evidence of a security interest (Exhibit).
	C.	The Property is equipment, intangibles, or other personal property for which a certificate of title is not provided for by state law. True and correct copies of the following items are attached to this motion:
		(1) Security agreement (Exhibit 2).
		(2) UCC-1 financing statement (Exhibit 3).
		(3) UCC financing statement search results (Exhibit).
		(4) Recorded or filed leases (Exhibit).
		(5) Other evidence of perfection of a security interest (Exhibit).
	d.	☐ The Property is consumer goods. True and correct copies of the following items are attached to this motion:
		(1) Credit application (Exhibit).
		(2) Purchase agreement (Exhibit).
		(3) Account statement showing payments made and balance due (Exhibit).
		(4) Other evidence of perfection of a security interest (<i>if necessary under state law</i>) (Exhibit).
	e.	Other liens against the Property are attached as Exhibit

7.	Sta	tus of Movant's debt:
	a.	The amount of the monthly payment: \$ _7,211.58
	b.	Number of payments that became due and were not tendered: \square prepetition \square postpetition.
	c.	Total amount in arrears: \$ 45,432.96
	d.	Last payment received on (date): 12/05/2021
	e.	Future payments due by the anticipated hearing date (<i>if applicable</i>):
8.		Attached as Exhibit is a true and correct copy of a POSTPETITION payment history that accurately reflects the dates and amounts of all payments made by the Debtor since the petition date.
9.	Am	ount of Movant's debt:
	a. b. c. d. e.	Principal: \$ 392,463.71 Accrued interest: \$ 23,008.47 Costs (attorney's fees, late charges, other costs): \$ 23,429.86 Advances (property taxes, insurance): \$ TOTAL CLAIM as of 02/22/2022 : \$ 438,902.04
10.		(Chapter 7 and 11 cases only) Valuation: The fair market value of the Property is: \$ 117,956.98 This valuation is based upon the following supporting evidence:
	a.	This is the value stated for property of this year, make, model, and general features in the reference guide most commonly used source for valuation data used by Movant in the ordinary course of its business for determining the value of this type of property. True and correct copies of the relevant excerpts of the most recent edition of the reference guide are attached as Exhibit
	b.	This is the value determined by an appraisal or other expert evaluation. True and correct copies of the expert's report and/or declaration are attached as Exhibit
	C.	The Debtor's admissions in the Debtor's schedules filed in the case. True and correct copies of the relevant portions of the Debtor's schedules are attached as Exhibit _4
	d.	Other basis for valuation (specify):
		NOTE: If valuation is contested, supplemental declarations providing additional foundation for the opinions of value should be submitted.
11.	Cal	culation of equity in Property:
	a.	
		I calculate that the value of the "equity cushion" in the Property exceeding Movant's debt and any lien(s) senior to Movant's debt is \$ 0.00 and is 0 % of the fair market value of the Property.

b.		s. § 362(d)(2)(A)	- Equity:		
	By subtra Paragrap	acting the total ar oh 10 above, I ca	mount of all liens on the Prop Iculate that the Debtor's equ	perty from the value ity in the Property is	of the Property as set forth in \$ 0.00
2. 🗌	Other than c	ash (approximate hich is becoming	Property is declining because ely \$35,000) the Property con groutdated, and (iii) specialize	nsists of (i) used offi	ce furniture; (ii) computer ufacturing equipment which is also
3. 🗌		intent is to surre Exhibit	ender the Property. A true ar	nd correct copy of th	e Debtor's statement of intentions is
4. 🔲	Movant regai	ned possession	of the Property on (date)	, which is	: prepetition postpetition.
5. 🔲	(Chapter 12	or 13 cases only) Status of Movant's debt and	d other bankruptcy c	case information:
a.	A plan confir The plan was	mation hearing is s confirmed on (ii	ors is currently scheduled for scurrently scheduled for (or stapplicable) (date)	concluded on) (date)
b.			payments due BUT REMAIN	ING UNPAID after the	he filing of the case:
	Number of Payments	Number of Late Charges	Amount of Each Payment or Late Charge	Total	
			\$	\$	
			\$	\$ \$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
	L	<u></u>	l '	1 · .	
C.	,		ıl breakdown of information a ue BUT REMAINING UNPAI) firmation date (<i>if applicable</i>):
	Number of	Number of	Amount of Each Payment	Tatal	
	Payments	Late Charges	or Late Charge	Total	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
d.			er charges due but unpaid: nt, see Exhibit)	:	\$
e.	Attorneys' fee		nt, see Exhibit)		\$
f.	•		rtial paid balance:	:	\$ []

TOTAL POSTPETITION DELINQUENCY:

	g.		The entire claim is provided for in the chapter 12 or 13 plan and postpetition plan payments are delinquent. The plan payment history is attached as Exhibit See attached declaration(s) of chapter 12 trustee or 13 trustee regarding receipt of payments under the plan (attach LBR form F 4001-1.DEC.AGENT.TRUSTEE).					
16.			Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to nsure the collateral under the terms of Movant's contract with Debtor.					
17.		The	e bankruptcy case was filed in bad faith:					
	a.		Movant is the only creditor or one of few creditors listed in the Debtor's case commencement documents.					
	b.		Other bankruptcy cases have been filed in which an interest in the Property was asserted.					
	C.		The Debtor filed only a few case commencement documents. Schedules and a statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.					
	d.		Other (specify):					
	П а.		e filing of the bankruptcy petition was part of a scheme to delay, hinder, or defraud creditors that involved: The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme.					
	b.		Multiple bankruptcy cases affecting the Property:					
		(1)	Case name: Chapter: Case number: Date filed: Date discharged: Date dismissed: Relief from stay regarding the Property was was not granted.					
			Case name: Chapter: Case number: Date filed: Date discharged: Date dismissed: Relief from stay regarding the Property was was not granted. Case name:					
		(0)	Chapter: Case number: Date filed: Date discharged: Date dismissed: Relief from stay regarding the Property was was not granted.					
			See attached continuation page for more information about other bankruptcy cases affecting the Property.					
			See attached continuation page for additional facts establishing that the multiple bankruptcy cases were part of a scheme to delay, hinder, and defraud creditors.					
19.			orcement actions taken after the bankruptcy petition was filed are specified in the attached supplemental laration(s).					
	a.		These actions were taken before Movant knew the bankruptcy case had been filed, and Movant would have been entitled to relief from stay to proceed with these actions.					

b.		Although Movant knew the bankruptcy case was filed, Movant previously obtained relief from stay to proceed with these enforcement actions in prior bankruptcy cases affecting the Property as set forth in Exhibit
C.		For other facts justifying annulment, see attached continuation page.
I declard	οĺ	Maren Nuno Printed Name Maren Name Signature

Case 9:22-bk-10130-RC Doc 17 Filed 07/05/22 Entered 07/05/22 11:24:55 Desc Main Document Page 12 of 37



PROMISSORY NOTE

Principal Loan Date Maturity Loan No call / Goll Account Officer Initials \$500,000.00 10-29-2019 11-05-2026 58-50 201 417 417	
References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item. Any item above containing "***" has been omitted due to text length limitations.	

Borrower:

Noel Laboratories, Inc 7623 Morro Road Atascadero, CA 93422 Lender:

CoastHills Credit Union 3880 Constellation Road Lompoc, CA 93436 (805) 733-7673

Principal Amount: \$500,000.00

Date of Note: October 29, 2019

PROMISE TO PAY. Noel Laboratories, Inc ("Borrower") promises to pay to CoastHills Credit Union ("Lender"), or order, in lawful money of the United States of America, the principal amount of Five Hundred Thousand & 00/100 Dollars (\$500,000.00), together with Interest on the unpaid principal balance from October 29, 2019, calculated as described in the "INTEREST CALCULATION METHOD" paragraph using an interest rate of 5.500%, until paid in full. The interest rate may change under the terms and conditions of the "INTEREST AFTER DEFAULT" section.

PAYMENT. Borrower will pay this loan in full immediately upon Lender's demand. If no demand is made, Borrower will pay this loan in 83 payments of \$7,211.58 each payment and an irregular last payment estimated at \$7,211.19. Borrower's first payment is due December 5, 2019, and all subsequent payments are due on the same day of each month after that. Borrower's final payment will be due on November 5, 2026, and will be for all principal and all accrued interest not yet paid. Payments include principal and interest. Unless otherwise agreed or required by applicable law, payments will be applied first to any accrued unpaid interest; then to principal; then to any late charges; and then to any unpaid collection costs. Borrower will pay Lender at Lender's address shown above or at such other place as Lender may designate in writing.

RELATIONSHIP PRICING PROVISION. PREFERRED RATE REDUCTION. The interest rate on this Note includes a preferred rate reduction. Following is a description of the event that would cause the preferred rate reduction to terminate and how the new rate will be determined upon termination of the preferred rate reduction.

Description of Event That Would Cause the Preferred Rate Reduction to Terminate.

CLOSING OR DISCONTINUING PRIMARY USE OF BUSINESS CHECKING ACCOUNT WITH COASTHILLS CREDIT UNION.

How The New Rate Will Be Determined Upon Termination of the Preferred Rate Reduction.

THE CURRENT INTEREST RATE ON THIS LOAN WILL INCREASE BY .50% WITH THE NEXT SCHEDULE PAYMENT.

INTEREST CALCULATION METHOD. Interest on this Note is computed on a 365/360 basis; that is, by applying the ratio of the interest rate over a year of 360 days, multiplied by the outstanding principal balance, multiplied by the actual number of days the principal balance is outstanding. All interest payable under this Note is computed using this method.

PREPAYMENT. Borrower may pay without penalty all or a portion of the amount owed earlier than it is due. Early payments will not, unless agreed to by Lender in writing, relieve Borrower of Borrower's obligation to continue to make payments under the payment schedule. Rather, early payments will reduce the principal balance due and may result in Borrower's making fewer payments. Borrower agrees not to send Lender payments marked "paid in full", "without recourse", or similar language. If Borrower sends such a payment, Lender may accept it without losing any of Lender's rights under this Note, and Borrower will remain obligated to pay any further amount owed to Lender. All written "payment in full" of the amount owed or that is tendered with other conditions or ilmitations or as full satisfaction of a disputed amount must be mailed or delivered to: CoastHills Credit Union, 3880 Constellation Road, Lompoc, CA 93436.

LATE CHARGE. If a payment is 10 days or more late, Borrower will be charged 5.000% of the unpaid portion of the regularly scheduled payment or \$10.00, whichever is greater.

INTEREST AFTER DEFAULT. Upon default, the interest rate on this Note shall, if permitted under applicable law, immediately increase by 5.000 percentage points.

DEFAULT. Each of the following shall constitute an event of default ("Event of Default") under this Note:

Payment Default. Borrower fails to make any payment when due under this Note.

Other Defaults. Borrower falls to comply with or to perform any other term, obligation, covenant or condition contained in this Note or in any of the related documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Borrower.

Default in Favor of Third Parties. Borrower or any Grantor defaults under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's property or Borrower's ability to repay this Note or perform Borrower's obligations under this Note or any of the related documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by Borrower or on Borrower's behalf under this Note or the related documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Insolvency. The dissolution or termination of Borrower's existence as a going business, the insolvency of Borrower, the appointment of a receiver for any part of Borrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Borrower or by any governmental agency against any collateral securing the loan. This includes a garmishment of any of Borrower's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Borrower gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the indebtedness or any Guarantor dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any guaranty of the indebtedness evidenced by this Note.

Change in Ownership. Any change in ownership of twenty-five percent (25%) or more of the common stock of Borrower.



PROMISSORY NOTE (Continued)

Loan No:

58-50

Page 2

Adverse Change. A material adverse change occurs in Borrower's financial condition, or Lender believes the prospect of payment or performance of this Note is impeired.

Insecurity. Lender in good faith believes itself insecure.

DEFAULT INTEREST RATE INCREASE, Default Interest Rate Increase Acknowledgement.

LENDER'S RIGHTS. Upon default, Lender may declare the entire unpaid principal balance under this Note and all accrued unpaid interest immediately due, and then Borrower will pay that amount.

ATTORNEYS' FEES; EXPENSES. Lender may hire or pay someone else to help collect this Note if Borrower does not pay. Borrower will pay Lender that amount. This includes, subject to any limits under applicable law, Lender's attorneys' fees and Lender's legal expenses, whether or not there is a lawsuit, including attorneys' fees, expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and appeals. Borrower also will pay any court costs, in addition to all other sums provided by law.

GOVERNING LAW. This Note will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of California without regard to its conflicts of law provisions. This Note has been accepted by Lender in the State of California.

CHOICE OF VENUE. If there is a lawsuit, Borrower agrees upon Lender's request to submit to the jurisdiction of the courts of Santa Barbara County, State of California.

STATUTORY LIEN. Borrower agrees that all loan advances under this Note are secured by all shares and deposits in all joint and individual accounts Borrower has with Lender now and in the future. Borrower authorizes Lender, to the extent permitted by applicable law, to apply the balance in these accounts to pay any amounts due under this Note when Borrower is in default under this Note. Shares and deposits in an individual Retirement Account and any other account that would lose special tax treatment under state or federal law if given as security are not subject to the security interest Borrower has given in Borrower's shares and deposits.

COLLATERAL. Borrower acknowledges this Note is secured by the following collateral described in the security instrument listed herein:

(A) a Commercial Security Agreement dated October 29, 2019 made and executed between Noel Laboratories, Inc and Lender on collateral described as: inventory, chattel paper, accounts, equipment and general intangibles.

ARBITRATION. Borrower and Lender agree that all disputes, claims and controversies between them whether individual, joint, or class in nature, arising from this Note or otherwise, including without limitation contract and tort disputes, shall be arbitrated pursuant to the Rules of the American Arbitration Association in effect at the time the claim is filed, upon request of either party. No act to take or dispose of any collateral securing this Note shall constitute a waiver of this arbitration agreement or be prohibited by this arbitration agreement. This includes, without limitation, obtaining injunctive relief or a temporary restraining order; invoking a power of sale under any deed of trust or mortgage; obtaining a writ of attachment or imposition of a receiver; or exercising any rights relating to personal property, including taking or disposing of such property with or without judicial process pursuant to Article 9 of the Uniform Commercial Code. Any disputes, claims, or controversies concerning the lawfulness or reasonableness of any act, or exercise of any right, concerning any collateral securing this Note, including any claim to rescind, reform, or otherwise modify any agreement relating to the collateral securing this Note, shall also be arbitrated, provided however that no arbitrator shall have the right or the power to enjoin or restrain any act of any party. Borrower and Lender agree that in the event of an action for judicial foreclosure pursuant to California Code of Civil Procedure Section 726, or any similar provision in any other state, the commencement of such an action will not constitute a waiver of the right to arbitrate and the court shall refer to arbitration as much of such action, including counterclaims, as lawfully may be referred to arbitration. Judgment upon any award rendered by any arbitrator may be entered in any court having jurisdiction. Nothing in this Note shall preclude any party from seeking equitable relief from a court of competent jurisdiction. The statute of limitations, estoppel, waiver, laches, and similar doctrines which would otherwise be applicable in an action brought by a party shall be applicable in any arbitration proceeding, and the commencement of an arbitration proceeding shall be deemed the commencement of an action for these purposes. The Federal Arbitration Act shall apply to the construction, interpretation, and enforcement of this arbitration provision.

SUCCESSOR INTERESTS. The terms of this Note shall be binding upon Borrower, and upon Borrower's heirs, personal representatives, successors and assigns, and shall inure to the benefit of Lender and its successors and assigns.

GENERAL PROVISIONS. This Note is payable on demand. The inclusion of specific default provisions or rights of Lender shall not preclude Lender's right to declare payment of this Note on its demand. If any part of this Note cannot be enforced, this fact will not affect the rest of the Note. Lender may delay or forgo enforcing any of its rights or remedies under this Note without losing them. Borrower and any other person who signs, guarantees or endorses this Note, to the extent allowed by law, waive any applicable statute of limitations, presentment, demand for payment, and notice of dishonor. Upon any change in the terms of this Note, and unless otherwise expressly stated in writing, no party who signs this Note, whether as maker, guarantor, accommodation maker or endorser, shell be released from liability. All such parties agree that Lender may renew or extend (repeatedly and for any length of time) this loan or release any party or guarantor or collateral; or impair, fail to realize upon or perfect Lender's security interest in the collateral; and take any other action deemed necessary by Lender without the consent of or notice to anyone. All such parties also agree that Lender may modify this loan without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note are joint and several.

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE. BORROWER AGREES TO THE TERMS OF THE NOTE.

BORROWER ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THIS PROMISSORY NOTE.

BORROWER:

NOEL LABORATORIES, INC

r: Ulm n 1 John C. Noel, President of Noel Laboratories, Inc Case 9:22-bk-10130-RC Doc 17 Filed 07/05/22 Entered 07/05/22 11:24:55 Desc Main Document Page 15 of 37

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LENDER:

COASTHILLS CREDIT UNION

X Dimitri Dritsas, Commercial Banking Office

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EXHIBIT 2

COMMERCIAL SECURITY AGREEMENT

COMMERCIAL SECURITY AGREEMENT

Principal Loan Date Maturity Loan No Call / Coll Account Officer Initials \$500,000,000 10-29-2019 11-05-2026 58-50 201 417

References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Any Item above containing "***" has been omitted due to text length limitations.

Grantor:

Noel Laboratories, Inc 7623 Morro Road Atascadero, CA 93422 Lender:

CoastHills Credit Union 3880 Constellation Road Lompoc, CA 93436 (805) 733-7673

THIS COMMERCIAL SECURITY AGREEMENT dated October 29, 2019, is made and executed between Noel Laboratories, Inc ("Grantor") and CoastHills Credit Union ("Lender").

GRANT OF SECURITY INTEREST. For valuable consideration, Grantor grants to Lender a security interest in the Collateral to secure the Indebtedness and agrees that Lender shall have the rights stated in this Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law.

COLLATERAL DESCRIPTION. The word "Collateral" as used in this Agreement means the following described property, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located, in which Grantor is giving to Lender a security interest for the payment of the Indebtedness and performance of all other obligations under the Note and this Agreement:

All inventory, equipment, accounts (including but not limited to all health-care-insurance receivables), chattel paper, instruments (including but not limited to all promissory notes), letter-of-credit rights, letters of credit, documents, deposit accounts, investment property, money, other rights to payment and performance, and general intangibles (including but not limited to all software and all payment intangibles); all oil, gas and other minerals before extraction; all oil, gas, other minerals and accounts constituting as-extracted collateral; all fixtures; all timber to be cut; all attachments, accessions, accessories, fittings, increases, tools, parts, repairs, supplies, and commingled goods relating to the foregoing property, and all additions, replacements of and substitutions for all or any part of the foregoing property; all insurance relating to the foregoing property; all good will relating to the foregoing property; all records and data and embedded software relating to the foregoing property, and all equipment, inventory and software to utilize, create, maintain and process any such records and cata on electronic media; and all supporting obligations relating to the foregoing property; all whether now existing or hereafter arising, whether now owned or hereafter acquired or whether now or hereafter subject to any rights in the foregoing property; and all products and proceeds (including but not limited to all insurance payments) of or relating to the foregoing property.

In addition, the word "Collateral" also includes all the following, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

- (A) All accessions, attachments, accessories, tools, parts, supplies, replacements of and additions to any of the collateral described herein, whether added now or later.
- (B) All products and produce of any of the property described in this Collateral section.
- (C) All accounts, general intangibles, instruments, rents, monies, payments, and all other rights, arising out of a sale, lease, consignment or other disposition of any of the property described in this Collateral section.
- (D) All proceeds (including insurance proceeds) from the sale, destruction, loss, or other disposition of any of the property described in this Collateral section, and sums due from a third party who has damaged or destroyed the Collateral or from that party's insurer, whether due to judgment, settlement or other process.
- (E) All records and data relating to any of the property described in this Collateral section, whether in the form of a writing, photograph, microfilm, microfiche, or electronic media, together with all of Grantor's right, title, and interest in and to all computer software required to utilize, create, maintain, and process any such records or data on electronic media.

STATUTORY LIEN. Grantor agrees that all Indebtedness is secured by all shares and deposits in all joint and individual accounts Grantor has with Lender now and in the future. Grantor authorizes Lender, to the extent permitted by applicable law, to apply the balance in these accounts to pay any amounts due under this Agreement when Grantor is in default under this Agreement. Shares and deposits in an Individual Retirement Account and any other account that would lose special tax treatment under state or federal law if given as security are not subject to the security interest Grantor has given in Grantor's shares and deposits.

GRANTOR'S REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE COLLATERAL. With respect to the Collateral, Grantor represents and promises to Lender that:

Perfection of Security Interest. Grantor agrees to take whatever actions are requested by Lender to perfect and continue Lender's security interest in the Collateral. Upon request of Lender, Grantor will deliver to Lender any and all of the documents evidencing or constituting the Collateral, and Grantor will note Lender's interest upon any and all chattel paper and instruments if not delivered to Lender for possession by Lender.

Notices to Lender. Grantor will promptly notify Lender in writing at Lender's address shown above (or such other addresses as Lender may designate from time to time) prior to any (1) change in Grantor's name; (2) change in Grantor's assumed business name(s); (3) change in the management of the Corporation Grantor; (4) change in the authorized signer(s); (5) change in Grantor's principal office address; (6) change in Grantor's state of organization; (7) conversion of Grantor to a new or different type of business entity; or (8) change in any other aspect of Grantor that directly or indirectly relates to any agreements between Grantor and Lender. No change in Grantor's name or state of organization will take effect until after Lender has received notice.

No Violation. The execution and delivery of this Agreement will not violate any law or agreement governing Grantor or to which Grantor is a party, and its certificate or articles of incorporation and bylaws do not prohibit any term or condition of this Agreement.

Enforceability of Collateral. To the extent the Collateral consists of accounts, chattel paper, or general intangibles, as defined by the Uniform Commercial Code, the Collateral is enforceable in accordance with its terms, is genuine, and fully complies with all applicable laws and regulations concerning form, content and manner of preparation and execution, and all persons appearing to be obligated on the Collateral have authority and capacity to contract and are in fact obligated as they appear to be on the Collateral. At the time any account becomes subject to a security interest in favor of Lender, the account shall be a good and valid account representing an undisputed, bona fide indebtedness incurred by the account debtor, for merchandise held subject to delivery instructions or previously shipped or delivered pursuant to a contract of sale, or for services previously performed by Grantor with or for the account debtor. So long as this Agreement

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COMMERCIAL SECURITY AGREEMENT (Continued)

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remains in effect, Grantor shall not, without Lender's prior written consent, compromise, settle, adjust, or extend payment under or with regard to any such Accounts. There shall be no setoffs or counterclaims against any of the Collateral, and no agreement shall have been made under which any deductions or discounts may be claimed concerning the Collateral except those disclosed to Lender in writing.

Location of the Collateral. Except in the ordinary course of Grantor's business, Grantor agrees to keep the Collateral (or to the extent the Collateral consists of intangible property such as accounts or general intangibles, the records concerning the Collateral) at Grantor's address shown above or at such other locations as are acceptable to Lender. Upon Lender's request, Grantor will deliver to Lender in form satisfactory to Lender a schedule of real properties and Collateral locations relating to Grantor's operations, including without limitation the following: (1) all real property Grantor owns or is purchasing; (2) all real property Grantor is renting or leasing; (3) all storage facilities Grantor owns, rents, leases, or uses; and (4) all other properties where Collateral is or may be located.

Removal of the Collateral. Except in the ordinary course of Grantor's business, including the sales of inventory, Grantor shall not remove the Collateral from its existing location without Lender's prior written consent. To the extent that the Collateral consists of vehicles, or other titled property, Grantor shall not take or permit any action which would require application for certificates of title for the vehicles outside the State of California, without Lender's prior written consent. Grantor shall, whenever requested, advise Lender of the exact location of the Collateral.

Transactions involving Collateral. Except for inventory sold or accounts collected in the ordinary course of Grantor's business, or as otherwise provided for in this Agreement, Grantor shall not sell, offer to sell, or otherwise transfer or dispose of the Collateral. While Grantor is not in default under this Agreement, Grantor may sell inventory, but only in the ordinary course of its business and only to buyers who qualify as a buyer in the ordinary course of business. A sale in the ordinary course of Grantor's business does not include a transfer in partial or total satisfaction of a debt or any bulk sale. Grantor shall not pledge, mortgage, encumber or otherwise permit the Collateral to be subject to any lien, security interest, encumbrance, or charge, other than the security interest provided for in this Agreement, without the prior written consent of Lender. This includes security interests even if junior in right to the security interests granted under this Agreement. Unless waived by Lender, all proceeds from any disposition of the Collateral (for whatever reason) shall be held in trust for Lender and shall not be commingled with any other funds; provided however, this requirement shall not constitute consent by Lender to any sale or other disposition. Upon receipt, Grantor shall immediately deliver any such proceeds to Lender.

Title. Grantor represents and warrants to Lender that Grantor holds good and marketable title to the Collateral, free and clear of all liens and encumbrances except for the lien of this Agreement. No financing statement covering any of the Collateral is on file in any public office other than those which reflect the security interest created by this Agreement or to which Lender has specifically consented. Grantor shall defend Lender's rights in the Collateral against the claims and demands of all other persons.

Repairs and Maintenance. Grantor agrees to keep and maintain, and to cause others to keep and maintain, the Collateral in good order, repair and condition at all times while this Agreement remains in effect. Grantor further agrees to pay when due all claims for work done on, or services rendered or material furnished in connection with the Collateral so that no lien or encumbrance may ever attach to or be

Inspection of Collateral. Lender and Lender's designated representatives and agents shall have the right at all reasonable times to examine and inspect the Collateral wherever located.

Taxes, Assessments and Liens. Grantor will pay when due all taxes, assessments and liens upon the Collateral, its use or operation, upon this Agreement, upon any promissory note or notes evidencing the Indebtedness, or upon any of the other Related Documents. Grantor may withhold any such payment or may elect to contest any lien if Grantor is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not jeopardized in Lender's sole opinion. If the Collateral is subjected to a lien which is not discharged within fifteen (15) days, Grantor shall deposit with Lender cash, a sufficient corporate surely bond or other security satisfactory to Lender in an amount adequate to provide for the discharge of the lien plus any interest, costs, attorneys' fees or other charges that could accrue as a result of foreclosure or sale of the Collateral. In any contest Grantor shall defend itself and Lender and shall satisfy any final adverse judgment before enforcement against the Collateral. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings. Grantor further agrees to furnish Lender with evidence that such taxes, assessments, and governmental and other charges have been paid in full and in a timely manner. Grantor may withhold any such payment or may elect to contest any lien if Grantor is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not jeopardized.

Compliance with Governmental Requirements. Grantor shall comply promptly with all laws, ordinances, rules and regulations of all governmental authorities, now or hereafter in effect, applicable to the ownership, production, disposition, or use of the Collateral, including all laws or regulations relating to the undue erosion of highly-erodible land or relating to the conversion of wetlands for the production of an agricultural product or commodity. Grantor may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Lender's interest in the Collateral, in Lender's opinion, is not jeopardized.

Hazardous Substances. Grantor represents and warrants that the Collateral never has been, and never will be so long as this Agreement remains a lien on the Collateral, used in violation of any Environmental Laws or for the generation, manufacture, storage, transportation, treatment, disposal, release or threatened release of any Hazardous Substance. The representations and warranties contained herein are based on Grantor's due diligence in investigating the Collateral for Hazardous Substances. Grantor hereby (1) releases and waives any future claims against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any Environmental Laws, and (2) agrees to indemnify, defend, and hold harmless Lender against any and all claims and losses resulting from a breach of this provision of this Agreement. This obligation to indemnify and defend shall survive the payment of the Indebtedness and the satisfaction of this Agreement.

Maintenance of Casualty Insurance. Grantor shall procure and maintain all risks insurance, including without limitation fire, theft and liability coverage together with such other insurance as Lender may require with respect to the Collateral, in form, amounts, coverages and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least ten (10) days' prior written notice to Lender and not including any disclaimer of the insurer's liability for fallure to give such a notice. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. In connection with all policies covering assets in which Lender holds or is offered a security interest, Grantor will provide Lender with such loss payable or other endorsements as Lender may require. If Grantor at any time fails to obtain or maintain any insurance as required under this Agreement, Lender may (but shall not be obligated to) obtain such insurance as Lender deems appropriate, including if Lender so chooses "single interest insurance," which will cover only Lender's interest in the Collateral.

Application of Insurance Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Collateral, whether or not such casualty or loss is covered by insurance. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. All proceeds of any insurance on the Collateral, including accrued proceeds thereon, shall be held by Lender as part of the Collateral. If

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Lender consents to repair or replacement of the damaged or destroyed Collateral, Lender shall, upon satisfactory proof of expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration. If Lender does not consent to repair or replacement of the Collateral, Lender shall retain a sufficient amount of the proceeds to pay all of the Indebtedness, and shall pay the balance to Grantor. Any proceeds which have not been disbursed within six (6) months after their receipt and which Grantor has not committed to the repair or restoration of the Collateral shall be used to prepay the Indebtedness.

Insurance Reserves. Lender may require Grantor to maintain with Lender reserves for payment of insurance premiums, which reserves shall be created by monthly payments from Grantor of a sum estimated by Lender to be sufficient to produce, at least fifteen (15) days before the premium due date, amounts at least equal to the insurance premiums to be paid. If fifteen (15) days before payment is due, the reserve funds are insufficient, Grantor shall upon demand pay any deficiency to Lender. The reserve funds shall be held by Lender as a general deposit and shall constitute a non-interest-bearing account which Lender may satisfy by payment of the insurance premiums required to be paid by Grantor as they become due. Lender does not hold the reserve funds in trust for Grantor, and Lender is not the agent of Grantor for payment of the insurance premiums required to be paid by Grantor. The responsibility for the payment of premiums shall remain Grantor's sole responsibility.

Insurance Reports. Grantor, upon request of Lender, shall furnish to Lender reports on each existing policy of insurance showing such information as Lender may reasonably request including the following: (1) the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the property insured; (5) the then current value on the basis of which insurance has been obtained and the manner of determining that value; and (6) the expiration date of the policy. In addition, Grantor shall upon request by Lender (however not more often than annually) have an independent appraiser satisfactory to Lender determine, as applicable, the cash value or replacement cost of the Collateral

Financing Statements. Grantor authorizes Lender to file a UCC financing statement, or alternatively, a copy of this Agreement to perfect Lender's security interest. At Lender's request, Grantor additionally agrees to sign all other documents that are necessary to perfect, protect, and continue Lender's security Interest in the Property. Grantor will pay all filing fees, title transfer fees, and other fees and costs involved unless prohibited by law or unless Lender is required by law to pay such fees and costs. Grantor irrevocably appoints Lender to execute documents necessary to transfer title if there is a default. Lender may file a copy of this Agreement as a financing statement.

GRANTOR'S RIGHT TO POSSESSION AND TO COLLECT ACCOUNTS. Until default and except as otherwise provided below with respect to accounts, Grantor may have possession of the tangible personal property and beneficial use of all the Collateral and may use it in any lawful manner not inconsistent with this Agreement or the Related Documents, provided that Grantor's right to possession and beneficial use shall not apply to any Collateral where possession of the Collateral by Lender is required by law to perfect Lender's security interest in such Collateral. Until otherwise notified by Lender, Grantor may collect any of the Collateral consisting of accounts. At any time and even though no Event of Default exists, Lender may exercise its rights to collect the accounts and to notify account debtors to make payments directly to Lender for application to the Indebtedness. If Lender at any time has possession of any Collateral, whether before or after an Event of Default, Lender shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral if Lender takes such action for that purpose as Grantor shall request or as Lender, in Lender's sole discretion, shall deem appropriate under the circumstances, but failure to honor any request by Grantor shall not of itself be deemed to be a failure to exercise reasonable care. Lender shall not be required to take any steps necessary to preserve any rights in the Collateral against prior parties, nor to protect, preserve or maintain any security interest given to secure the Indebtedness.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Collateral or if Grantor fails to comply with any provision of this Agreement or any Related Documents, including but not limited to Grantor's failure to discharge or pay when due any amounts Grantor is required to discharge or pay under this Agreement or any Related Documents, Lender on Grantor's behalf may (but shall not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, liens, security interests, encumbrances and other claims, at any time levied or placed on the Collateral and paying all costs for insuring, maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (1) the term of any applicable insurance policy; or (2) the remaining term of the Note; or (C) be treated as a balloon payment which will be due and payable at the Note's maturity. The Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

DEFAULT. Each of the following shall constitute an Event of Default under this Agreement:

Payment Default. Grantor fails to make any payment when due under the Indebtedness.

Other Defaults. Grantor fails to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or in any of the Related Documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Grantor.

Default in Favor of Third Parties. Any guarantor or Grantor defaults under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of any guarantor's or Grantor's property or ability to perform their respective obligations under this Agreement or any of the Related Documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by Grantor or on Grantor's behalf under this Agreement or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Defective Collateralization. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral document to create a valid and perfected security interest or lien) at any time and for any reason.

Insolvency. The dissolution or termination of Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor.

Creditor or Forfetture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmental agency against any collateral securing the Indebtedness. This includes a garnishment of any of Grantor's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Grantor gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

COMMERCIAL SECURITY AGREEMENT (Continued)

dies or becomes incompetent or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness.

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Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or Guarantor

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Adverse Change. A material adverse change occurs in Grantor's financial condition, or Lender believes the prospect of payment or performance of the Indebtedness is impaired.

Insecurity. Lender in good faith believes itself insecure.

RIGHTS AND REMEDIES ON DEFAULT. If an Event of Default occurs under this Agreement, at any time thereafter, Lender shall have all the rights of a secured party under the California Uniform Commercial Code. In addition and without limitation, Lender may exercise any one or more of the following rights and remedies:

Accelerate Indebtedness. Lender may declare the entire Indebtedness, including any prepayment penalty which Grantor would be required to pay, immediately due and payable, without notice of any kind to Grantor.

Assemble Collateral. Lender may require Grantor to deliver to Lender all or any portion of the Collateral and any and all certificates of title and other documents relating to the Collateral. Lender may require Grantor to assemble the Collateral and make it available to Lender at a place to be designated by Lender. Lender also shall have full power to enter upon the property of Grantor to take possession of and remove the Collateral. If the Collateral contains other goods not covered by this Agreement at the time of repossession, Grantor agrees Lender may take such other goods, provided that Lender makes reasonable efforts to return them to Grantor after repossession.

Sell the Collateral. Lender shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in Lender's own name or that of Grantor. Lender may sell the Collateral at public auction or private sale. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, Lender will give Grantor, and other persons as required by law, reasonable notice of the time and place of any public sale, or the time after which any private sale or any other disposition of the Collateral is to be made. However, no notice need be provided to any person who, after Event of Default occurs, enters into and authenticates agreement waiving that person's right to notification of sale. The requirements of reasonable notice shall be met if such notice is given at least ten (10) days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become a part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Note rate from date of expenditure until repaid.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Collateral, with the power to protect and preserve the Collateral, to operate the Collateral preceding foreclosure or sale, and to collect the rents from the Collateral and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Collateral exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Collect Revenues, Apply Accounts. Lender, either itself or through a receiver, may collect the payments, rents, income, and revenues from the Collateral. Lender may at any time in Lender's discretion transfer any Collateral into Lender's own name or that of Lender's nominee and receive the payments, rents, income, and revenues therefrom and hold the same as security for the Indebtedness or apply it to payment of the Indebtedness in such order of preference as Lender may determine. Insofar as the Collateral consists of accounts, general intangibles, insurance policies, instruments, chattel paper, choses in action, or similar property, Lender may demand, collect, receipt for, settle, compromise, adjust, sue for, foreclose, or realize on the Collateral as Lender may determine, whether or not Indebtedness or Collateral is then due. For these purposes, Lender may, on behalf of and in the name of Grantor, receive, open and dispose of mail addressed to Grantor; change any address to which mail and payments are to be sent; and endorse notes, checks, drafts, money orders, documents of title, instruments and items pertaining to payment, shipment, or storage of any Collateral. To facilitate collection, Lender may notify account debtors and obligors on any Collateral to make payments directly to Lender.

Obtain Deficiency. If Lender chooses to sell any or all of the Collateral, Lender may obtain a judgment against Grantor for any deficiency remaining on the Indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this Agreement. Grantor shall be liable for a deficiency even if the transaction described in this subsection is a sale of accounts or chattel paper.

Other Rights and Remedies. Lender shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as may be amended from time to time. In addition, Lender shall have and may exercise any or all other rights and remedies it may have available at law, in equity, or otherwise.

Election of Remedies. Except as may be prohibited by applicable law, all of Lender's rights and remedies, whether evidenced by this Agreement, the Related Documents, or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Agreement, after Grantor's failure to perform, shall not affect Lender's right to declare a default and exercise its remedies.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Arbitration. Grantor and Lender agree that all disputes, claims and controversies between them whether individual, joint, or class in nature, arising from this Agreement or otherwise, including without limitation contract and tort disputes, shall be arbitrated pursuant to the Rules of the American Arbitration Association in effect at the time the claim is filed, upon request of either party. No act to take or dispose of any Collateral shall constitute a waiver of this arbitration agreement or be prohibited by this arbitration agreement. This includes, without limitation, obtaining injunctive relief or a temporary restraining order; invoking a power of sale under any deed of trust or mortgage; obtaining a writ of attachment or imposition of a receiver; or exercising any rights relating to personal property, including taking or disposing of such property with or without judicial process pursuant to Article 9 of the Uniform Commercial Code. Any disputes, claims, or controversies concerning the lawfulness or reasonableness of any act, or exercise of any right, concerning any Collateral, including any claim to rescind, reform, or otherwise modify any agreement relating to the Collateral, shall also be arbitrated, provided however that no arbitrator shall have the right or the power to enjoin or restrain any act of any party. Grantor and Lender agree that in the event of an action for judicial foreclosure pursuant to California Code of Civil Procedure Section 726, or any similar provision in any other state, the commencement of such an action will not constitute a waiver of the right to arbitrate and the court shall refer to arbitration as much of such action, including counterclaims, as lawfully may be referred to arbitration. Judgment upon any award rendered by any arbitrator may be entered in any court having jurisdiction. Nothing in this Agreement shall preclude any party from seeking equitable relief from a court of competent jurisdiction. The statute of limitations, estoppel, waiver, laches, and similar doctrin

COMMERCIAL SECURITY AGREEMENT (Continued)

Loan No:

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Page 5

deemed the commencement of an action for these purposes. The Federal Arbitration Act shall apply to the construction, interpretation, and enforcement of this arbitration provision.

Attorneys' Fees; Expenses. Grantor agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may hire or pay someone else to help enforce this Agreement, and Grantor shall pay the costs and expenses of such enforcement. Costs and expenses Include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Grantor also shall pay all court costs and such additional fees as may be directed by the court.

Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of California without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the State of California.

Choice of Venue. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of Santa Barbara County, State of California.

Preference Payments. Any monies Lender pays because of an asserted preference claim in Grantor's bankruptcy will become a part of the Indebtedness and, at Lender's option, shall be payable by Grantor as provided in this Agreement.

No Waiver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Notices. Any notice required to be given under this Agreement shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors.

Power of Attorney. Grantor hereby appoints Lender as Grantor's irrevocable attorney-in-fact for the purpose of executing any documents necessary to perfect, amend, or to continue the security interest granted in this Agreement or to demand termination of filings of other secured parties. Lender may at any time, and without further authorization from Grantor, file a carbon, photographic or other reproduction of any financing statement or of this Agreement for use as a financing statement. Grantor will reimburse Lender for all expenses for the perfection and the continuation of the perfection of Lender's security interest in the Collateral.

Waiver of Co-Obligor's Rights. If more than one person is obligated for the Indebtedness, Grantor irrevocably waives, disclaims and relinquishes all claims against such other person which Grantor has or would otherwise have by virtue of payment of the Indebtedness or any part thereof, specifically including but not limited to all rights of indemnity, contribution or exoneration.

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Successors and Assigns. Subject to any limitations stated in this Agreement on transfer of Grantor's interest, this Agreement shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Collateral becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Agreement and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Agreement or liability under the Indebtedness.

Survival of Representations and Warranties. All representations, warranties, and agreements made by Grantor in this Agreement shall survive the execution and delivery of this Agreement, shall be continuing in nature, and shall remain in full force and effect until such time as Grantor's Indebtedness shall be paid in full.

Time is of the Essence. Time is of the essence in the performance of this Agreement.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code:

Agreement. The word "Agreement" means this Commercial Security Agreement, as this Commercial Security Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Commercial Security Agreement from time to time.

Borrower. The word "Borrower" means Noel Laboratories, Inc and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Collateral. The word "Collateral" means all of Grantor's right, title and interest in and to all the Collateral as described in the Collateral Description section of this Agreement.

Default. The word "Default" means the Default set forth in this Agreement in the section titled "Default".

Environmental Laws. The words "Environmental Laws" mean any and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq.,

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COMMERCIAL SECURITY AGREEMENT (Continued)

Loan No:

Agreement.

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the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., Chapters 6.5 through 7.7 of Division 20 of the California

Health and Safety Code, Section 25100, et seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto. Event of Default. The words "Event of Default" mean any of the events of default set forth in this Agreement in the default section of this

Grantor. The word "Grantor" means Noel Laboratories, Inc.

Guarantor. The word "Guarantor" means any guarantor, surety, or accommodation party of any or all of the Indebtedness.

Quaranty. The word "Quaranty" means the guaranty from Quarantor to Lender, including without limitation a guaranty of all or part of the

Hazardous Substances. The words "Hazardous Substances" mean materials that, because of their quantity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handled. The words "Hazardous Substances" are used in their very proadest sense and include without limitation any and all hazardous or toxic substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hazardous Substances" also includes, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos.

Indebtedness. The word "Indebtedness" means the Indebtedness evidenced by the Note or Related Documents, including all principal and interest together with all other indebtedness and costs and expenses for which Grantor is responsible under this Agreement or under any of the Related Documents.

Lender. The word "Lender" means CoastHills Credit Union, its successors and assigns,

Note. The word "Note" means the Note dated October 29, 2019 and executed by Noel Laboratories, Inc in the principal amount of \$500,000.00, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the note or credit agreement.

Property. The word "Property" means all of Grantor's right, title and interest in and to all the Property as described in the "Collateral Description" section of this Agreement.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

GRANTOR HAS READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS COMMERCIAL SECURITY AGREEMENT AND AGREES TO ITS TERMS. THIS AGREEMENT IS DATED OCTOBER 29, 2019.

GRANTOR:

ABORATORIES, INC 🗸

John C. Noel, President of Noel Laboratories, Inc.

LENDER:

COASTHILLS CREDIT UNION

Dimitri Dritsas, Commercial Banking Officer

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EXHIBIT 3

UCC-1 FINANCING STATEMENT

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UCC FINANCING STATEMENT

OLL	OWINSTRUCTIONS					
	AME & PHONE OF CONTACT AT FILER (optional)					
Corporation Service Company 800-858-5294						
_						
B. E	-MAIL CONTACT AT FILER (optional)					
8 S U	END ACKNOWLEDGMENT TO: (Name and Address) CORPORATION SERVICE COMPANY 01 ADLAI STEVENSON DRIVE pringfield, IL 62703-4261 SA EBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not into 1b, leave all of item 1 blank, check here in and provide the Individual Debtor inform 1a. ORGANIZATION'S NAME Noel Laboratories, Inc.		FILING NU FILING DA IMAGE GEN THE ABOVE	MBER: 1 TE: 11/0 IERATED S PACE I In (Form UC		E USE ONLY
	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITION	AL NAME(S)MAIT ME(S)	JULIA
	iailing address 23 Morro Road	ony Atascadero		STATE CA	POSTAL CODE 93422	COUNTRY USA
	EBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do					's name will not fit
ir	line 2b, leave all of item 2 blank, check here and provide the Individual Debtor inform	ation in item 10 of the Financing	Stetement Addendur	m (Form UC	C1Ad)	
	2a. ORGANIZATION'S NAME					
0R	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITIONAL NAME(\$)/INITIAL(\$)		SUFFIX
	ZD. INDIVIDUALS SURIAMIE	THO TENON TENON		7.22	<u> </u>	
2c. N	IAILING ADDRESS	СПҰ		\$TATE	POSTAL CODE	COUNTRY
3. S	ECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY	ARTY): Provide only <u>one</u> Secure	ed Party name (3a or 3	3b)		
00	3a. organization's name CoastHills Credit Union				i, sarre	
OR	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITION	AL NAME(SYINITIAL(S)	SUFFIX
	ialling address S.E. Clark Avenue	Orcutt		STATE CA	POSTAL CODE 93455	COUNTRY USA
4. COLLATERAL: This financing stetement covers the following collateral: All inventory, equipment, accounts (including but not limited to all health-care-insurance receivables), chattel paper, instruments (including but not limited to all promissory notes), letter-of-credit rights, letters of credit, documents, deposit accounts, investment property, money, other rights to payment and performance, and general intangibles (including but not limited to all software and all payment intangibles); all oil, gas and other minerals before extraction; all oil, gas, other minerals and accounts constituting as-extracted collateral; all fixtures; all timber to be cut; all attachments, accessions, accessories, fittings, increases, tools, parts, repairs, supplies, and commingled goods relating to the foregoing property, and all additions, replacements of and substitutions for all or any part of the foregoing property; all insurance refunds relating to the foregoing property; all good will relating to the foregoing property; all records and data and embedded software relating to the foregoing property, and all equipment, inventory and software to utilize, create, maintain and process any such records and data on electronic media; and all						
5. CI	neck <u>only</u> it applicable and check <u>only</u> one box: Collateral is theld in a Trust (see UCC1	1 Ad, item 17 and instructions)	being administe	red by a De	cedent's Personal Representati	ve
	Check <u>only</u> if applicable and check <u>only</u> one box: Public-Finance Transaction Manufactured-Home Transaction A Debtor is	a Transmitting Utility			able and check <u>only</u> one box:	
7. AI	TERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Con	nsignor Seller/Buyer T	Bailee/Bailor	Licensee/L	icensor	
8. O	PTIONAL FILER REFERENCE DATA:	* * C	•••	*		

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Page 2

UCC FINANCING STATEMENT ADDENDUM

FOLI	LOWINSTRUCTIONS						
	AME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was lef Debtor name did not lit, check here	ft blank bed	cause individual				
	9a. ORGANIZATION'S NAME Noel Laboratories, Inc.						
OR	9b. INDIVIDUAL'S SURNAME						
	FIRST PERSONAL NAME						
	ADDITIONAL NAME(S)/INTITAL(\$)		SUFFIX	IMAGE GEN	IERATED I	ER: 83406960002 ELECTRONICALLY FOR S FOR CA FILING OFFICE	
10. l	DEBTOR'S NAME: Provide (10a or 10b) only <u>one</u> additional Debtor name or Debtor nodify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10	ame that d Oc	lid not fit in line 1 b or	2b of the Financing S	tatement (Fo	rm UCC1) (use exact, full name	e; do not omit,
	10a. ORGANIZATION'S NAME						
	10b. INDIVIDUAL'S SURNAME						
ÓR	INDIVIDUAL'S FIRST PERSONAL NAME						
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)						SUFFIX
10c.	MAILING ADDRESS	CITY			STATE	POSTAL CODE	COUNTRY
11.	□ ADDITIONAL SECURED PARTY'S NAME or □ ASSIGNOR SECU	RED PA	ARTY'S NAME: F	rovide only <u>one</u> name	(11a or 11b)		
OD.	11a. ORGANIZATION'S NAME						
OR	11b. INDIVIDUAL'S SURNAME	FIRST PI	ERSONAL NAME		ADDITIONA	L NAME(S)/INITIAL(S)	SUFFIX
11c.	MAILING ADDRESS	СПҮ			STATE	POSTAL CODE	COUNTRY
sup her	ADDITIONAL SPACE FOR ITEM 4 (collateral): sporting obligations relating to the foregoing property; all wheatter acquired or whether now or hereafter subject to any richally but not limited to all insurance payments) of or related	ights in	the foregoing	g property; and	sing, who	ether now owned or ucts and proceeds	
13.	This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ES ECORDS (if applicable)	TATE	14. This FINANCING		vers as-extrax	cted collateral is filed as	a fixture filing.
	5. Name and address of RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest): 16. Description of real estate:						
17. 1	MISCELLANEOUS:						

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EXHIBIT 4

Schedules

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Fill in this information to identify the case:	
Debtor name Noel Laboratories, Inc.	
United States Bankruptcy Court for the: CENTRAL DISTRICT OF CALIFORNIA	
Case number (if known)	
	☐ Check if this is an amended filing
Official Form 202	
Declaration Under Penalty of Perjury for Non-Individu	al Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partr form for the schedules of assets and liabilities, any other document that requires a declaration that is not amendments of those documents. This form must state the individual's position or relationship to the del and the date. Bankruptcy Rules 1008 and 9011. WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtai connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or 1519, and 3571.	included in the document, and any otor, the identity of the document, ning money or property by fraud in
Declaration and signature I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent.	gent of the partnership; or another
individual serving as a representative of the debtor in this case.	,
I have examined the information in the documents checked below and I have a reasonable belief that the in	formation is true and correct:
Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
Schedule H: Codebtors (Official Form 206H)	
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)	
 ☐ Amended Schedule ☐ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and ☐ Other document that requires a declaration 	Are Not Insiders (Official Form 204)
Executed on 2-1-1- zezz X Signature of individual signing on behalf of debtor	
John C. Noel	
Printed name	
President	
Position or relationship to debtor	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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Fill in this information to identify the case:	
Debtor name Noel Laboratories, Inc.	7
United States Bankruptcy Court for the: CENTRAL DISTRICT OF CALIFORNIA	
Case number (if known)	
	☐ Check if this is an amended filing

Official Form 206Sum

Su	mmary of Assets and Liabilities for Non-Individuals	12/15
Pai	t 1: Summary of Assets	 <u></u>
1.	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
	1a. Real property: Copy line 88 from Schedule A/B	\$ 0.00
	1b. Total personal property: Copy line 91A from Schedule A/B	\$ 117,956.98
	1c. Total of all property: Copy line 92 from Schedule A/B.	\$ 117,956.98
Pai	tt 2: Summary of Liabilities	
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$ 415,463.71
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	

Copy the total claims from Part 1 from line 5a of Schedule E/F.....

Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F.....

Total liabilities

Lines 2 + 3a + 3b

0.00

817,833.15

1,233,296.86

3a. Total claim amounts of priority unsecured claims:

3b. Total amount of claims of nonpriority amount of unsecured claims:

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Fill in	this in	formation to identify the case:					
Debto	r name	Noel Laboratories, Inc.					
United	d States	Bankruptcy Court for the: CENTRAL DIST	RICT OF CALIFORNIA				
Case	number	(if known)			Check if this is an amended filing		
Offi	cial	Form 206A/B					
<u>Scl</u>	nedi	ule A/B: Assets - Real	l and Personal Pro	perty	12/15		
Includ which or une	e all pro have n expired	roperty, real and personal, which the debt operty in which the debtor holds rights an o book value, such as fully depreciated as leases. Also list them on Schedule G: Exe	d powers exercisable for the debtor's sets or assets that were not capitalisticutory Contracts and Unexpired Lea	s own benefit. Also inclue zed. In Schedule A/B, list ises (Official Form 206G).	de assets and properties any executory contracts		
the de	btor's r	te and accurate as possible. If more space name and case number (if known). Also ide	entify the form and line number to w	hich the additional inform			
For P	art 1 th dule or or's inte	eet is attached, include the amounts from rough Part 11, list each asset under the ap depreciation schedule, that gives the deta rest, do not deduct the value of secured c Cash and cash equivalents	ppropriate category or attach separa ils for each asset in a particular cate	te supporting schedules, egory. List each asset only	once. In valuing the		
1. Doe	s the d	ebtor have any cash or cash equivalents?					
_		to Part 2.					
		in the information below. r cash equivalents owned or controlled by	the debtor		Current value of		
2.	Casl	on hand			debtor's interest \$200.00		
3.		cking, savings, money market, or financial e of institution (bank or brokerage firm)	I brokerage accounts (<i>Identify ail</i>) Type of account	Last 4 digits of accoun	t		
	3.1.	Pacific Premier Bank	Checking	5106	\$764.04		
	3.2.	Coast Hills Credit Union	checking	4158	\$149.46		
	3.3.	Coast Hills Credit Union	Share	4158	\$5.01		
4.	Othe	er cash equivalents (Identify all)					
5.	. Total of Part 1. Add lines 2 through 4 (including amounts on any additional sheets). Copy the total to line 80.						
Part 2		Deposits and Prepayments					
		ebtor have any deposits or prepayments? to Part 3.					

☐ Yes Fill in the information below.

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Debtor	Noel Laboratories, I	nc.	Cas	e number (If known)	
Part 3:	Accounts receivable				
10. Doe:	s the debtor have any acco	unts receivable?			
□N	o. Go to Part 4.				
■ Y	es Fill in the information belo	w.			
11.	Accounts receivable				
	11a. 90 days old or less:	15,288.47	doubtful or uncolled	0.00 =	\$15,288.47
		face amount	doubtui of uncolled	ctible accounts	
40	7.1.60.40				445.000.47
12.	Total of Part 3.	+ 11b = line 12. Copy the total	I to line 82	-	\$15,288.47
		. The line 12, copy the total	10 1110 02.	<u></u>	
Part 4:	Investments s the debtor own any inves	tments?		, <u>, , , , , , , , , , , , , , , , , , </u>	
	 Go to Part 5. Fill in the information below 	w.			
Part 5:	Inventory, excluding a	griculture assets			
18. Doe:	s the debtor own any inven	tory (excluding agriculture a	ssets)?		
Пи	o. Go to Part 6.				
■ Y	es Fill in the information belo	w.			
	General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
19.	Raw materials Zirconia Disk, Implant Balnks, Tooth Cabinet		\$0.00		\$3,000.00
20.	Work in progress				
	· -				
21.	Finished goods, including				
22.	Other inventory or supplie	es			
23.	Total of Part 5.				\$3,000.00
	Add lines 19 through 22. C	opy the total to line 84.		_	
24.	Is any of the property liste	ed in Part 5 perishable?			
	■ No				
	☐ Yes				
25.	Has any of the property lis ■ No	sted in Part 5 been purchase	ed within 20 days before	the bankruptcy was filed?	
	☐ Yes. Book value	Valuation r	method	Current Value	
26.	Has any of the property lis	sted in Part 5 been appraised	d by a professional withi	n the last year?	
	■ No			,	
	☐ Yes	`			
Part 6:	Farming and fishing-r	elated assets (other than title	ed motor vehicles and la	nd)	
27. Doe				ed motor vehicles and land)?	

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Debtor	Noel Laboratories, Inc.	Case	e number (If known)	
	Name			
■ No	o. Go to Part 7.			
□ Ye	es Fill in the information below.			
Part 7:	Office furniture, fixtures, and equipment; and colle		-2	
sa. Does	the debtor own or lease any office furniture, fixtures, e	equipment, or collectible	57	
	o. Go to Part 8.			
■ Ye	es Fill in the information below.			
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
39.	Office furniture			
40.	Office fixtures			
41.	Office equipment, including all computer equipment as	nd		
	communication systems equipment and software			
1	Office Equipment, Computers, Printers, Phone System, and Office Furnishings	\$0.00		\$1,000.00
	Cyclem, and Cineci armenings			
42.	Collectibles Examples: Antiques and figurines; paintings, books, pictures, or other art objects; china and crystal; star collections; other collections, memorabilia, or collectibles			
43.	Total of Part 7.			\$1,000.00
40.	Add lines 39 through 42. Copy the total to line 86.			\$1,000.00
44.	Is a depreciation schedule available for any of the prop	oorty listed in Bart 72	<u> </u>	
77.	■ No	Jerty Isted III Fart 7 f		
	□ Yes			
45.	Has any of the property listed in Part 7 been appraised	by a professional within	the last vear?	
	■ No	,		
	☐ Yes			
Part 8:	Machinery, equipment, and vehicles	•		
	the debtor own or lease any machinery, equipment, or	vehicles?		
ПМ	o. Go to Part 9.			
	es Fill in the information below.	•		
		Mallocator		
	General description Include year, make, model, and identification numbers (i.e., VIN, HIN, or N-number)	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
47.	Automobiles, vans, trucks, motorcycles, trailers, and ti	itled farm vehicles		
48.	Watercraft, trailers, motors, and related accessories Exfloating homes, personal watercraft, and fishing vessels	xamples: Boats, trailers, π	notors,	
49.	Aircraft and accessories			
50.	Other machinery, fixtures, and equipment (excluding fa	arm		
	machinery and equipment)			640.000.00
	3-D Printer	\$0.00		\$13,000.00

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Debtor	Noel Laboratories, Inc.	Case number (If known)	
	Equipment (see attachment for details)	\$0.00	\$84,550.00
		1	
51.	Total of Part 8.		\$97,550.00
	Add lines 47 through 50. Copy the total to line 87.		
52.	Is a depreciation schedule available for any of the proper ■ No □ Yes	ty listed in Part 8?	
53.	Has any of the property listed in Part 8 been appraised by ■ No □ Yes	y a professional within the last year?	
Part 9:			
	Real property s the debtor own or lease any real property?	***	
	o. Go to Part 10. es Fill in the information below.		
Part 10:	3		
59. Does	s the debtor have any interests in intangibles or intellectua	al property?	
■ No	o. Go to Part 11.		
□ Ye	es Fill in the information below.		
Part 11:			
	s the debtor own any other assets that have not yet been ro de all interests in executory contracts and unexpired leases no		
■ No	o. Go to Part 12.		
Πva	se Fill in the information below		

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Dei	Name Noei Laboratories, Inc.	Case number	i (II known)
Par	12: Summary		
In Pa	art 12 copy all of the totals from the earlier parts of the form Type of property	Current value of personal property	Current value of real property
80.	Cash, cash equivalents, and financial assets. Copy line 5, Part 1	\$1,118.51	
81.	Deposits and prepayments. Copy line 9, Part 2.	\$0.00	
82.	Accounts receivable. Copy line 12, Part 3.	\$15,288.47	
83.	Investments. Copy line 17, Part 4.	\$0.00	
84.	Inventory. Copy line 23, Part 5.	\$3,000.00	
85.	Farming and fishing-related assets. Copy line 33, Part 6.	\$0.00	
86.	Office furniture, fixtures, and equipment; and collectibles. Copy line 43, Part 7.	\$1,000.00	
87.	Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$97,550.00	
88.	Real property. Copy line 56, Part 9	>	\$0.00
89.	Intangibles and intellectual property. Copy line 66, Part 10.	\$0.00	
90.	All other assets. Copy line 78, Part 11.	+\$0.00	
91.	Total. Add lines 80 through 90 for each column	\$117,956.98	+ 91b. \$0.00
92.	Total of all property on Schedule A/B. Add lines 91a+91b=92		\$117,956.98

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Equipment:

Compressors

Rotary one Piston driven

value: \$4000 value: \$3000

Milling machines

1 wax milling machine VWX 10

2 dry mill zirconia 1 wet/dry mill Axsys versatile

value: \$1000 value: \$10,000 value: \$30.000

3D Printers and Post Processing equipment

4 Formlabs 2 printers two printers operational

Post processing equipment for formlabs EnvisionTec printer

Post processing equipment

value: \$750

value: \$13000 value: \$2500

Digital scanners

1 850 3Shape scanner 1 E 2 3Shape scanner

value: \$1000

value: \$7000

Computer and workstations

6 CAD/CAM workstation digital production

value: \$3000

Mechanics tool box

3 metal Mechanic tool box

value: \$300

Analog production tooling

Hand pieces

High speed hand pleces

Lathes

Vacuum Systems

Burnout ovens

Ceramic ovens

Logistics

Office/administrative

Computers Office printers Phone system

Office furnishing

value: \$7500

value: \$1000

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Removable Processing equipment

value: \$1500

Boil out tanks

Denture injection system

All other tooling

Inventory

value: \$3000

Zirconia disk

Implant blanks

Tooth Cabinet

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 1421 State Street, Ste. B, Santa Barbara, CA 93101

A true and correct copy of the foregoing document entitled: NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (PERSONAL PROPERTY) will be

served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:
1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date), I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:
☐ Service information continued on attached page
2. <u>SERVED BY UNITED STATES MAIL</u> : On (date) <u>July 5, 2022</u> , I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge <u>will be completed</u> no later than 24 hours after the document is filed.
Attorney for Debtor: Leslie A. Tos, Farmer & Ready, 1254 Marsh Street, San Luis Obispo, CA 93406 Debtor: Noel Laboratories, Inc., PO Box 693, Santa Margarita, CA 93453 Ch. 7 Trustee: Sandra McBeth, 7343 El Camino Real #185, Atascadero, CA 93422
Service information continued on attached page
3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) July 5, 2022, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed. Personal Delivery The Honorable R. Clifford III J.S. Bankruptcy Court 1415 State Street Santa Barbara, CA 93101
☐ Service information continued on attached page
declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.
July 5, 2022 Kim Stanley Date Printed Name Kim Stanley Signature

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

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In Re Noel Laboratories, Inc.

Case No. 9:22-bk-10130-RC

SERVICE LIST

Axsys (CADCAM) 29627 West Tech Dr. Wixom, MI 48393

Electricraft Inc. 200 Suburban Rd, Ste. A San Luis Obispo, CA 93401

Magic Touch Software 330 Rancheros Dr., Ste. 258 San Marcos, CA 92069

Wayne Custer D/L Ent 195 Pomeroy St Pismo Beach, CA 93449 Citibusiness Card PO Box 790046 Saint Louis, MO 63179-0046

Glidewell Direct 18651 Von Karman Ave. Irvine, CA 92612

Small Business Administration 14925 Kingport Rd Fort Worth, TX 76155-2243

Wells Fargo SBL PO Box 29482 Phoenix, AZ 85038-8650 Clarion Financial Inc. 1310 Madrid St., Ste. 101 Marshall, MN 56258-4002

John and Carol Noel PO Box 693 Santa Margarita, CA 93453

Straumann USA, LLC 60 Minuteman Rd Andover, MA 01810

Zahn Dental PO Box 7156 Pasadena, CA 91109-7156